

UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		<u></u>	ATTORNEY DOCKETT NO.
09/773,303	1/31/01	Larry Pr	ofor		
					EXAMINER
				<u> </u>	
				ART UNIT	PAPER NUMBER
				Artioni	22
				DATE MAILED:	2 2
EXAMINER INTERVIEW SUMMARY RECORD					
All participants (applicant			1	^ 1	
(1) DENISE 1	Nzyfield		(3) L>HY	Moctor	
(2) Dim Cleus	-land	····	(4) Polly	Proctor	
Date of Interview	11/19/02		(5) Amy 1	Noslau	
Type: Telephonic [Personal (copy is give	en to □applicant ⊠app	licant's representative).		1
Exhibit shown or demons	stration conducted:	res PNo. If yes, brief des	scription: Rovide	B EDIGEN	is of attempts
-		lines that we	^		
	1				
Agreement 🗆 was read	ched with respect to son	ne or all of the claims in ques	stion. 🗹 was not reached		
Claims discussed:	Aιι		_		
1.1			*4	-\ ^	office actions
Identification of prior art	discussed:C(AT	, 200 PEIN	accessions cit	Ed in 8	SHATE SCHOOL
<u> </u>					
				Dis	scussed
Description of the general nature of what was agreed to if all agreement was reached, or any other comments.					
limiting to	Claims 1-	7 2d refiling	other claim	ms in	continuing
>polications	. Also, dis	cussed prior	ere tre	112, with	an description
and Enableme	ent issues.	In particular	discussed s	the ina	uzil >bility.
of some	of the city	prior art	lines,		
(A fuller description, if ne	ecessary, and a copy of	the amendments, if available	e, which the examiner agre	ed would render the	ne claims allowable must be
•		nts which would render the d		e, a summary men	eof must be attached.
☑ 1. It is not necessary for applicant to provide a separate record of the substance of the interview. Unless the paragraph below has been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT					
WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to the last Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.					
requirements th	at may be present in the ements of the last Office	e last Office action, and since	e the claims are now allow	able, this complete	th of the objections, rejections and ad form is considered to fulfill the substance of the interview unless
DTOL 412 (DEV. 2-03)			Examiner's Sig	rfature (